******	si:	
	J. Trans	
;		10000
******	ž	1 100
į	÷.	
i	ΞŲ,	140.00
	出西京五學品 民 死 我 安安明日	* **
*****	Secol.	
į		
i	:::	000
;	=	
		20
		20 00 00
-	: Ĉi	:
Charges - water - constitute	100	Therefore the cold
Charges - water - constitute	: Ĉi	Therefore the cold

					F10/36/01 (10-00)	
COMBINED DECLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63) AND POWER OF ATTORNEY			IED	Attorney Docket Number	1770-251US KPM/iw	
			ILITY OR DESIGN	First Named Inventor	Marchessault et al.	
			-	Complete if known		
			ATTORNEY	Application Number		
				Filing Date		
Declaration Submitted with	OR		Declaration Submitted after Initial Filing	Group Art Unit		
Initial Filing			(surcharge (37 CFR 1 16(e)) required)	Examiner Name		
	PATENT APP AND PO Declaration Submitted with	CLARATION FOR PATENT APPLICA AND POWER Declaration Submitted with	CLARATION FOR UT PATENT APPLICATION AND POWER OF Declaration Submitted with	CLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63) AND POWER OF ATTORNEY Declaration Submitted with Initial Filing (surcharge (37 CFR 1 16(e))	CLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63) AND POWER OF ATTORNEY Declaration Submitted with Initial Filing (surcharge (37 CFR 1 16(e)) First Named Inventor Comp Application Number Filing Date Group Art Unit Examiner Name	

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

MAGNETIC COMPOUND							
the specific	ation of which	·····					
\boxtimes	is attached hereto	•					
	OR						
	was filed on			-			
		(mm/dd/y					
	as United States Application Number or PCT International Application Number						
	and was amended on			m/dd/yyyy)	(if applicable).		
I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment specifically referred to above.							
I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.							
I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or of any PCT international application having a filing date before that of the application on which priority is claimed.							
	eign Application umber(s)	Cou	ntrv	Foreign Filing Date (MM/DD/YYYY)	Priority Not claimed	Certified Cop	y Attached? NO
						D D D D D D D D D D D D D D D D D D D	
Additional foreign application numbers are listed on a supplemental priority data sheet PTO/SB/02B attached hereto: I hereby claim the benefit under 35 U.S.C. 119(e) of any United States provisional application(s) listed below.							
Application Number(s) Filing Date (MM/DD/YYYY)							
60/198,446		04/19/2000			provisional are listed on a data sheet ereto.	application supplemental PTO/SB/02B	

COMBINED DECLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63) AND POWER OF ATTORNEY

I hereby claim the benefit under 35 U.S.C. 120 of any United States application(s), or 365(c) of any PCT international application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56 which became available between the filling date of the prior application and the national or PCT International filing date of this application.

-	plication or PCT Parent Number	Parent Filing Date (MM/DD/YYYY)	Parent Patent Number (if applicable)		
☐ Additional U.S. or PC	CT International application numbe	' rs are listed on a supplemental priority dat	a sheet PTO/SB/02B attached hereto:		
As a named inversion and to transact all	ntor, I hereby appoint the f business in the Patent Tra	following registered practitioner(sademark Office connected there	s) to prosecute this application with:		
	∇7 Contamon Nome	ber : 020988			
	☑ Customer Num	Der. 020900			
Direct all companyone			020988		
Direct all corresponde	nce to:		PATENT AND TRADEHARK OFFICE		
	020988				
	PATENT AND TRADEHARK OFF	ICE			
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.					
	-				
Name of sole or	First Inventor:	☐ A petition has be	en filed for this unsigned inventor		
Given Na	ame (first and middle [if any])	Family	Name or Surname		
	Robert H.	MA 📈	RCHESSAULT		
Inventor's Signature	Mit ha	chilfault Date	4/17/01		
Residence: City	Montreal State	Quebec Country Canada	Citizenship Canadian		
Post Office Address	6111 Du Boisé				
City Montreal	Province or State	Quebec Postal Code Or Zip	H3S 2V8 Country Canada		

Page 2 of 3

Additional inventors are being named on the 1 supplemental Additional Inventor(s) PTO/SB/02A attached hereto.

COMBINED DECLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63) AND POWER OF ATTORNEY

PTO/SB/02A (3-97)

DECLARATION

ADDITIONAL INVENTOR(S)
Supplemental Sheet
Page 3 of 3

					
Name of Additional J	oint Inventor, if any:	☐ A petition	☐ A petition has been filed for this unsigned inventor		
Given Name (fir	st and middle [if any])		Family Name or Surname		
Do	minic H.		RYAN		
Inventor's Signature	L.//_		Date 4/17/0)		
Residence: City Baie d'Urfé	State Quebec	Country Canada	Citizenship Canadian		
Post Office Address105	St. Andrew's				
City Bale d'Urfé	Province or State Quebec	Postal Code Or Zip	H9X 2V2 Country Canada		
Name of Additional J	oint Inventor if any	⊠ A petition	has been filed for this unsigned inventor		
	· · · · · · · · · · · · · · · · · · ·		-		
Given Name (fir	st and middle [if any])		Family Name or Surname		
	Virna		VEIGA		
Inventor's Signature			Data		
Residence:			Date		
City Montreal	State Quebec	Country Canada	Citizenship Cuban		
Post Office Address 2456	La Fontaine				
 					
City Montreal	Province or State Quebec	Postal Code Or Zip	H2K 2A3 Country Canada		
			And the state of t		
Name of Additional J	oint Inventor, if any:	☐ A petition	has been filed for this unsigned inventor		
Given Name (fir	st and middle [if any])	!	Family Name or Surname		
Inventor's Signature			Date		
Residence:	State	Country	Citizonehin		
City Bost Office Address	State	Country	Citizenship		
Post Office Address					
City	Province or State	Postal Code Or Zip	Coun try		
			•		
☐ Additional inventors are I	peing named on the supp	lemental Additional Inver	ntor(s) PTO/SB/02A attached hereto.		

IN THE UNITED STATES PATENT & TRADEMARK OFFICE

Applicant:

Robert H. MARCHESSAULT et al.

New Application

Serial No.:

Unknown

Priority Application

Serial No.:

60/198,446

Filed:

April 19, 2000

Title:

MAGNETIC COMPOUND

The Assistant Commissioner for Patents Washington, D.C. 20231 U. S. A.

DECLARATION OF ROBERT H. MARCHESSAULT IN SUPPORT OF THE PETITION UNDER 37 CFR 1.47

Sir:

I, ROBERT H. MARCHESSAULT, of Montreal, Quebec, Canada, hereby declare that:

- (1) THAT I am a co-inventor with Dominic H. Ryan and Virna Veiga in the invention as set forth in U.S. Provisional Application 60/198,446.
- (2) THAT I am a Professor of Chemistry in the Pulp and Paper Center of McGill University in Montreal, Canada, and Virna Veiga was a graduate student writing her Master's Thesis and working under my direction and supervision.
- (3) THAT Virna Veiga discontinued her studies voluntarily and without notice and her whereabouts are unknown.
- (4) THAT attempts to contact include mail directed to her last known address and telephone calls to her last known number and attempts to reach her through her known boyfriend.
- (5) THAT the mail directed to her last known address was returned by Canada Post and the telephone call to her last known number revealed that the apartment that she rented had been sublet, and the new tenants had no information as

The Assistant Commissioner for Patents

to her whereabouts; the attempts to contact through here known boyfriend revealed that he had disappeared and his whereabouts were unknown.

- (6) THAT Virna Veiga and her boyfriend have both disappeared and their whereabouts are unknown.
- (7) THAT the University authorities have been notified and such authorities have advised the known next of kin of Virna Veiga, and also of the known boyfriend who was also studying at McGill University, but thus far the University has been unable to obtain any information as to the whereabouts of either Virna Veiga or the known boyfriend.
- (8) THAT I submit this Declaration in support of the Petition to the Assistant Commissioner to allow the applicants to make the identified application when the joint inventor Virna Veiga cannot be found.

McGill University is the owner of the rights in the invention as a result of an Assignment signed by all three inventors which is being submitted concurrently for recordal.

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the subject patent application or any patent issuing therefrom.

7/17/01 Date Robert H. Marchessault